IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:)	Chapter 11
W. R. GRACE & CO., et al.)	Case No. 01-01139 (JKF)
)	(Jointly Administered)
)	Re: Docket Nos. (Adv. 02-2210)
Debtors.)	375,461,469,472,480,515,569,683,699,
)	700,701,728,744, and Bankr. Docket Nos.
)	9180, 24416, 24417, 24512, 24519, 24525, 245 2G

ORDER APPROVING REMAINING FEE APPLICATIONS RELATING TO FRAUDULENT CONVEYANCE ADVERSARY PROCEEDINGS AND ALLOWING THE PAYMENT OF REMAINING HOLDBACKS FOR SERVICES RENDERED

This cause, coming to be heard on the Motion of Kirkland & Ellis, LLP, Pachulski,
Stang, Ziehl and Jones LLP, Bilzin Sumberg Baena Price & Axelrod, Conway DelGenio Gries
& Co., LLC, Ferry Joseph & Pearce P.A., Hamilton, Rabinovitz & Associates, Inc, W.D. Hilton,
and Caplin & Drysdale (collectively, the "Professionals") (the "Motion") for entry of an Order
approving certain remaining fee applications referenced on Exhibit 1 (the "Applications")
relating to the long since resolved and closed fraudulent conveyance adversary proceedings and
allowing the payment of the remaining 20% holdbacks of legal fees owed to the Professionals in
those proceedings pursuant to sections 105(a) and 331 of the Bankruptcy Code and the
Amended Order Under 11 U.S.C. 105(a) Establishing Revised Procedures for Interim
Compensation and Reimbursement of Expenses for Professionals and Official Committee
Members (the "Interim Compensation Order"); and it appearing that the Court has jurisdiction to
consider the Motion and Applications and the relief requested therein in accordance with 28
U.S.C. 157 and 1334; and it appearing that venue of this proceeding and the Motion and
Applications is proper in this district pursuant to 28 U.S.C. 1408 and 1409; and due and proper

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notice having been given; and it appearing that the relief requested in the Motion and

Applications is in the best interest of the Debtors and their estates and creditors; and the Court

being fully advised in the premises and after due deliberation and sufficient cause appearing

therefore, IT IS HERBY ORDERED:

1. The Motion and the Applications as identified on Exhibit 1, hereto are granted.

2. The Professionals are allowed the amounts set forth in Exhibit 1 (i) in

compensation for services rendered during the compensation periods and (ii) as reimbursement

for actual and necessary expenses incurred during the compensation periods.

3. The Debtors are authorized and directed to make 100% payment of any and all

fees and expenses listed on Exhibit 1 to the Professionals that have not yet been paid pursuant to

the Interim Compensation Order, provided, however, that all fees and expenses paid pursuant to

this order are subject to final allowance by the Court pursuant to the terms of the Interim

Compensation Order.

4. The Court shall retain jurisdiction to hear and determine all matters arising from

or relating to this order.

Dated: <u>April 27</u>, 2010

Honorable Judith K. Fitzgerald

Judith K. Titzgerald

U. S. Bankruptcy Judge